United States District Court	*	SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION
STEPHEN GBEJULE ODAIBO	§ 8	
versus	§ 8	Civil Action H-4:25-cv-02743
NOVARTIS PHARMACEUTICALS §	8	
CORPORATION	§	

## STIPULATED DISMISSAL WITH PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff STEPHEN GBEJULE ODAIBO and Defendant NOVARTIS PHARMACEUTICALS CORPORATION, having reached a mutually satisfactory resolution of the matter, hereby stipulate and agree, through their respective undersigned counsel, that the above-captioned action and all claims therein be and hereby are dismissed with prejudice, and without costs and disbursements or attorneys' fees to any party.

Dated: August 11, 2025

Respectfully submitted,

STEPHEN GBEJULE ODAIBO

By:

Stephen Gbejule Odaibo stephen.odaibo@gmail.com 16107 Kensington DR #182 Sugar Land, Texas 77479 Telephone: +1 979.429.3815

PLAINTIFF PRO SE

ARNOLD & PORTER KAYE SCHOLER LLP

By:

Paul C. Llewellyn\* - Attorney-in-Charge Paul.Llewellyn@arnoldporter.com New York Bar No. 2763712 250 West 55<sup>th</sup> Street New York, NY 10019-9710 Telephone: +1 212.836.8000

Fax: +1 212.836.8689

Amanda S. Thomson Amanda.Thomson@arnoldporter.com Texas Bar No. 24082376 S.D. Tex. Bar No. 2932957 700 Louisiana Street, Suite 4000 Houston, TX 77002-2755 Telephone: +1 713.576.2411

Fax: +1 713.576.2499

COUNSEL FOR DEFENDANT NOVARTIS PHARMACEUTICALS CORPORATION

\* Admitted Pro Hac Vice